## **REMARKS**

Claims 1-3, 5-12 and 15-25 are pending in this application. By this Amendment, claims 1, 2, 5, 6 and 8 are amended. Support for the amendments to the claims can be found at least at page 20 of the specification. Thus, no new matter is added.

## I. Rejection

The Office Action rejects claims 1-3, 5-12 and 15-25 under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 6,249,281 (Chen) in view of U.S. Patent No. 5,852,435 (Vigneaux) and further in view of U.S. Patent No. 7,203,380 (Chiu). This rejection is respectfully traversed.

The applied references fail to disclose and would not have rendered obvious "a sync command data check program," and "the sync command data check program checks for sync command data during reproduction and display of video data on the screen," as recited by independent claim 1 and similarly recited by independent claim 2.

The Office Action alleges that Chen discloses a picture display section and a still picture data on a screen at col. 5, line 61. The Office Action alleges this, because Chen discloses that a thumbnail area 540 contains thumbnail representations of each of the slides, typically ordered in a sequential format. Chen further discloses that the time portion 544 of the thumbnail indicates the time at which the slide represented in the image portion 542 was discussed during the presentation. Thus, because Chen discloses that a thumbnail is associated with a time component of a presentation, the Office Action alleges that Chen discloses the above-quoted feature.

On the contrary, independent claim 1 now recites that a sync command data check program checks for sync command data during reproduction and display of video data on the screen. In particular, Chen discloses at col. 5, lines 5-10 that when a presentation is complete the on demand presentation module 310 stores the recorded audio/video the slides in the

linking data in the on demand presentation file 330, with the slides associated with audio and video having the capabilities to be transmitted from the presentation servers to one or more other clients 135. Thus, Chen fails to disclose the above-quoted feature, because Chen does not disclose that any sort of association occurs during the actual display of a video during a presentation. Chen merely discloses that linking occurs prior to a presentation being sent to a client, and thus fails to disclose that the sync command data check program checks for sync command data during reproduction and display of video data on the screen, as recited above. Thus, because Chen discloses a prior association in order to make a presentation, and not an association during a presentation/video reproduction, as directed to by the independent claims, Chen fails to disclose the above-quoted feature. The remaining references fail to cure this deficiency of Chen.

For similar reasons as stated above, the applied references fail to disclose and would not have rendered obvious "checking for sync command data during reproduction and display of video data on the screen," as recited by independent claim 5 and similarly recited by independent claims 6 and 8.

Therefore, independent claims 1, 2, 5, 6 and 8 are patentable over the applied references. Claims 3, 7, 9-12 and 15-25 are patentable at least for their dependencies from the independent claims, as well as the additional features the claims recite.

Accordingly, Applicants respectfully request withdrawal of the rejection.

## II. Conclusion

In view of the foregoing, it is respectfully submitted that this application is in condition for allowance. Favorable reconsideration and prompt allowance are earnestly solicited.

Should the Examiner believe that anything further would be desirable in order to place this application in even better condition for allowance, the Examiner is invited to contact the undersigned at the telephone number set forth below.

Respectfully submitted,

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JAO:VVR/amt

Attachment:

Petition for Extension of Time

Date: September 13, 2010

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